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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/808,974	03/25/2004	Jack E. Caveney	LCB424	7066
32915	7590 11/30/2006		EXAMINER	
PANDUIT (NGUYEN, KHIEM M		
LEGAL DEPARTMENT - TP12 17301 SOUTH RIDGELAND AVENUE TINLEY PARK, IL 60477		3	ART UNIT	PAPER NUMBER
		•	2839	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/808,974	CAVENEY ET AL.	
Office Action Summary	Examiner	Art Unit	
	Khiem Nguyen	2839	,
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet w	th the correspondence add	dress
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period versilled to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNION (36(a). In no event, however, may a right apply and will expire SIX (6) MON, cause the application to become AE	CATION. eply be timely filed ITHS from the mailing date of this co BANDONED (35 U.S.C. § 133).	, ,
Status	•		
1)⊠ Responsive to communication(s) filed on 05 Se	eptember 2006.		
· · · · · · · · · · · · · · · · · · ·	action is non-final.		
3) Since this application is in condition for allowar		ers, prosecution as to the	merits is
closed in accordance with the practice under E	·.	· ·	
·	,	,	
Disposition of Claims			
4) Claim(s) <u>1-5,17-28,40-51,63-67,94 and 95</u> is/a	re pending in the applicat	on.	
4a) Of the above claim(s) <u>6-16,29-39,52-62,90-</u>	<u>93,96 <i>and</i> 97</u> is/are withd	rawn from consideration.	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-5,17-28,40-51,63-67,94 and 95</u> is/a	re rejected.		
7) Claim(s) is/are objected to.	•	•	
8) Claim(s) <u>6-16, 29-39, 52-62, 90-93, 96 and 97</u>	are subject to restriction a	and/or election requiremen	nt.
Application Papers			
9) The specification is objected to by the Examine	г.		
10) The drawing(s) filed on is/are: a) acce		by the Examiner.	
Applicant may not request that any objection to the		·	
Replacement drawing sheet(s) including the correct	- · ·		R 1 121(d)
11) The oath or declaration is objected to by the Ex		• •	* *
Priority under 35 U.S.C. § 119			
<u> </u>		· 440(=) (d) == (f)	
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).	
a) All b) Some * c) None of:	- 1 1	•	
1. Certified copies of the priority documents			
2. Certified copies of the priority documents		• •	_
3. Copies of the certified copies of the prior	·	received in this National	Stage
application from the International Bureau			
* See the attached detailed Office action for a list	of the certified copies not	received.	
Attachmont(c)			
Attachment(s) Notice of References Cited (PTO-892)	A) Intonview S	Summary (PTO-413)	
2) Notice of Praftsperson's Patent Drawing Review (PTO-948)		s)/Mail Date	
3) Information Disclosure Statement(s) (PTO/SB/08)	5) D Notice of I	nformal Patent Application	
Paper No(s)/Mail Date	6)	_·	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. Claims 94 and 95 are rejected under 35 U.S.C. 102(b) as being anticipated by EP 1049226A (EP' 226).

Regarding claim 94, EP' 226 (see figure 5) discloses a cable duct component 20a comprising a lever assembly 30a for coupling and uncoupling a cable duct section 10.

Regarding claim 95, EP' 226 (see figures 8-12) discloses a cable duct component comprising a lever assembly 20e for engaging and disengaging a barb 31e with an end of a cable duct section 12.

Claim Rejections - 35 USC § 103

2. Claims 1-5, 17-19, 22-28, 40-42, 45-51, and 63-65 are rejected under 35 U.S.C. 103(a) as being unpatentable over Admitted Prior Art (APA) in view of EP' 226.

The APA cable duct couplers and cable duct fittings as being discussed on page 2 in the background of the instant application each disclose a barb assembly comprising a body and one or more barb arms extending from the body to bitingly engage an end of a cable duct section and to oppose removal of a cable duct section from the cable duct component. However, the above mentioned APA lacks a releasable lever assembly for applying a force to the barb and, responsive to the application of the force, for moving the barb and one or more barb arms from an unengaged position to an engaged position without the use of tools.

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EP' 226 (see figure 5) discloses a cable duct component 20a comprising a releasable lever assembly 30a for coupling and uncoupling a cable duct section 10 without the use of tools.

EP' 226 (see figures 8-12) discloses a cable duct component comprising a releasable lever assembly 20e for engaging and disengaging a barb 31e with an end of a cable duct section 12 without the use of tools.

Therefore, it would have been obvious for one of ordinary skill in the art to provide the APA cable duct's barb assembly with a releasable lever assembly for applying a force to the barb and, responsive to the application of the force, for moving the barb and one or more barb arms from an unengaged position to an engaged position without the use of tools.

The use of a barb assembly with a releasable lever would facilitate the coupling and uncoupling of cable duct sections for the APA without requiring the use of tools as suggested by EP' 226.

3. Claims 20-21, 43-44, and 66-67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Admitted Prior Art (APA) in view of EP' 226 as applied to claims 1, 22, and 45 above, and further in view of Mano et al. (6,712,649).

The Admitted Prior Art (APA) in view of EP' 226 disclose the claimed cable duct couplers and cable duct fittings provided with a barb assembly having releasable lever assembly. However, said releasable lever assembly lacks a lever comprising a lever mount bearing surface and a barb bearing surface, the lever mount bearing surface adapted to act on the

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barb; and wherein actuation of the lever causes the lever mount bearing surface to act on the lever mount and causes the barb bearing surface to act on the barb to apply a force to the barb and, responsive to the application of the force, to move the barb and one or more barb arms from an unengaged position to an engaged position without the use of tools.

Mano et al. discloses a releasable lever assembly 39 comprising a lever mount bearing surface 39a and a barb bearing surface 43, the lever mount bearing surface adapted to act on the lever mount and the barb bearing surface adapted to act on the barb; and wherein actuation of the lever causes the lever mount bearing surface to act on the lever mount and causes the barb bearing surface to act on the barb to apply a force to the barb and, responsive to the application of the force, to move the barb and one or more barb arms from an unengaged position to an engaged position without the use of tools.

Therefore, it would have been obvious for one of ordinary skill in the art to provide the above mentioned features for the releasable lever assembly of the Admitted Prior Art (APA) in view of EP' 226 in view of the teachings of Mano et al.

A releasable lever assembly with the above mentioned features would provide for better actuation and retention forces for the barb assembly.

Response to Arguments

4. Applicant's arguments filed 9/05/06 have been fully considered but they are not persuasive. Regarding applicant's remarks that the lever assembly 30, of EP' 226 is used only to hold the connecting part 20 in position. However, it is should be noted that

since the lever assembly is an integral part of the connecting part 20, the connecting part 20 in combination with the lever 20 is readable on the claimed lever assembly. Also note that the connecting part 20e as shown in figure 8 of EP' 226 is readable as a lever assembly since it is pivotable with respect to the end of the cable duct section. In response to applicant's arguments against the Mano reference individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khiem Nguyen whose telephone number is 571 272-2096. The examiner can normally be reached on Mon-Fri.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, TC Patel can be reached on 571 272-2098. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Khiem Nauyen Khiem Nguyen Primary Examiner Art Unit 2839